UNITED STATES DISTRICT COURT				T 2010.	2010 NOV 15 PM 4: 1	
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	Western	n District o	f Texas	WESTERNAN	1578-55	
United States of America v. MONICA CORONADO)	Case No.A- 10-1	M-7/10	RICY OF TEX	
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Defendant(s)		_)				
	CRIMI	NAL CON	IPLAINT			
T. (1				1 1 11 11 6		
I, the complainant in this co		_		_		
On or about the date(s) of	-		in the county of	TRAVIS	in the	
WESTERN District of	TEXAS	_, the def	endant(s) violated:			
Code Section	Social Socuri	tı Numbor	Offense Description	n^{\cdot}		
42 USC Section 408(a)(7)(B)	Social Securi	ty Number	Wilsuse			
This criminal complaint is	based on these fact	is:				
See attached affidavit						
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			Com	plainant's signature		
			ANTONIO DI	IENTE ODECIAL AC	PENT	
				JENTE, SPECIAL AC nted name and title	JEIN I	
Sworn to before me and signed in	my ntasanca					
Sworn to before the and signed in i	my presence.			~		
Date: 11(15(10			1000	pm_	•	
Date: 11(13(10				udge's signature		
City and state: Astura &	,		Rober	RT PITMAN		
City and state: AMIN, T	<u> </u>		U.S. MAGIS	STRATE JUDGE nted name and title		

AFFIDAVIT

- I, Antonio Puente, having been duly sworn, do hereby state and depose as follows:
 - 1. I am employed as a Special Agent (SA) with the Office of the Inspector General, Office of Investigations, Social Security Administration in San Antonio, Texas. I have been so employed since 2002. In connection with my official duties, I investigate criminal violations of Title 42 of the United States Code involving fraud, waste and abuse of Social Security programs. I also investigate employee misconduct within the Social Security Administration and violations of identity theft statutes under Title 18 of the United States Code. I have received specialized training in the enforcement of these statutes. I have also testified in judicial proceedings and presented for prosecution violations of the above Titles.
 - 2. Based on information provided in this affidavit, I believe there is probable cause to support a finding that Monica Coronado (hereafter referred to as CORONADO) has violated the provisions of Title 42, United States Code, Section 408(a)(7)(B). Except as explicitly set forth below, I have not, in this affidavit, distinguished between the facts of which I have personal knowledge and facts as to which I have hearsay knowledge. I have not set forth each and every fact learned during the course of this investigation, but simply those facts which I believe are necessary to establish probable cause for issuance of an arrest warrant.
 - 3. On October 27, 2010, during the course of an investigation conducted by the Pflugerville Police Department (PPD), PPD Assistant Chief Jim Mclean informed me that the PPD identified approximately twenty-eight individuals who had obtained employment at the Pflugerville Nursing Home and Rehab Center (PNHRC) located in Pflugerville, TX within the Western District of Texas; using false or fictitious documents including Social Security Cards and Resident Alien Cards. PPD Assistant Chief Mclean further informed that CORONADO was one of the twenty-eight individuals that had obtained employment with the PNHRC. I was provided copies of the documents CORONADO provided when applying for employment. A review of these documents revealed that as a part of the application process, CORONADO provided two forms of identification including a Social Security Card (XXXX-XX-7565) and Texas Department of Public Safety Identification Card (#17421298).
 - 4. On November 11, 2010, I also received Department of Homeland Security U.S. Citizenship and Immigration Services Employment Eligibility Verification (Form I-9) and Department of the Treasury Internal Revenue Service Employee's Withholding Allowance Certificate (Form W-4) both documents were completed, signed, and dated by CORONADO on June 9, 2010. A review theses documents revealed that CORONADO provided the same SSN (XXX-XX-7565) on both these forms, claiming that the Commissioner of the Social Security Administration issued the SSN to her. Further review of the documents revealed that the PNHRC made a photocopy of the Social Security Card CORONADO

provided with the name Monica Acevedo Coronado and SSAN XXX-XX-7565 as evidence that the SSAN was issued to her. Upon further review of this photocopy it appears that, the Social Security Card is a fictitious or counterfeit Social Security Card.

- 5. On November 12, 2010, I conducted Social Security Administration systems searches for the above referenced SSAN. I discovered that the SSAN was an invalid number and has never been issued by the Commissioner of the Social Security Administration.
- 6. CORONADO fraudulently used SSN XXX-XX-7565 by providing false information on Department of Homeland Security U.S. Citizenship and Immigration Services Employment Eligibility Verification (Form I-9) and Department of the Treasury Internal Revenue Service Employee's Withholding Allowance Certificate (Form W-4) while completing an application for employment with the Pflugerville Nursing Home and Rehab Center.
- 7. On June 9, 2010, CORONADO did willfully, knowingly and with intent to deceive, falsely represent a number to be the social security account number assigned by the Commissioner of Social Security to her, when in fact such number is not the social security account number assigned by the Commissioner of Social Security to her, in violation of Title 42, United States Code, Section 408(a)(7)(B).

8. Based on the forgoing, I submit that sufficient probable cause exists to believe that Monica CORONADO has violated the provisions of Title 42, United States Code, Section 408(a)(7)(B.

Antonio Puente
Special Agent
Social Security Administration
Office of the Inspector General
Office of Investigations

Sworn to before me and subscribed in my presence.

U.S. Magistrate Judge